

KEVIN R. MENEGHAN
PARTNER
DIRECT DIAL (415) 995-5801
DIRECT FAX (415) 995-3411
E-MAIL kheneghan@hansonbridgett.com

August 14, 2014

VIA E-MAIL ONLY

Jeffrey S. Jordan, Esq. Federal Election Commission 999 E Street, NW Washington, DC 20463

Re: MUR 6836

Dear Mr. Jordan:

I write in response to complaint (MUR 6836) filed by Theo Milonopoulos against Marianne Williamson for Congress ("Campaign"). I serve as Treasurer of the Campaign.

In short, the complaint filed by Theo Milonopoulos is meritless and should be dismissed.

As an initial matter, the complaint does not comply with FEC regulations which require that the complaint contain a description of a "...a violation of a statute or regulation over which the Commission has a jurisdiction." (11 C.F.R. § 111.4.) The complaint alleges that the Campaign has jeopardized the tax status of the University of California, Los Angeles. The FEC does not have jurisdiction over issues relating to the tax-exempt status of the University of California, Los Angeles. The complaint also alleges that the Campaign "...violated the spirit if not the letter of federal election and federal campaign laws." Neither the allegation nor the facts outlined in the complaint describe any violation of a statute or regulation over which the FEC has jurisdiction.

Perhaps more importantly, the interactions between the Campaign and the Progressive Leaders for Democratic Action ("PDLA") were in full compliance with all aspects of federal campaign law. The event costs and advertisements described in the complaint were paid for by the Campaign and we are not aware of any payments made by PDLA or any other person in support of these activities.

If you have any questions or need any additional information, please do not hesitate to contact me.

Very truly yours,

Kevin R. Heneghan

KRH:krh

Hanson Bridgett LLP

425 Market Street, 26th Floor, San Francisco, CA 94105 hansonbridgett.com